

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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Yi T. Dong and Ru H. Zhao,

Plaintiffs,

-against-

CCW Fashion Inc.; Golden Phoenix Clothing Inc.;  
53 Fashion Inc.; Fa Ming Liu a.k.a. Jimmy Liu;  
Bi Feng Zhou a.k.a. Joyce Zhou; and Mei Zhen Liu,

Defendants.

**06 CV 4973 (LAP)(DFE)**  
ECF CASE

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Yi T. Dong and Ru H. Zhao,

Plaintiffs,

-against-

Mei Zhen Liu and Lan Zhen Liu,

Defendants.

**07 CV 9741 (LAP) (DFE)**  
ECF Case

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**DECLARATION OF SERVICE**

I, Kenneth Kimerling, hereby declare under penalty of perjury that on July 15, 2008, I served by the following documents: Plaintiffs' Submission In The Inquest For The Determination Of Damages Against Defaulting Defendants dated July 15, 2008; Supplemental Declaration of Kenneth Kimerling in Support of Default Judgment dated July 15, 2008; Declaration of Kenneth Kimerling dated December 4, 2007; and Plaintiffs' Memorandum of Law in Support of Default Judgment dated December 4, 2007, on defendants or their counsel by at the addresses and by the means listed below:

BY ECF  
Bruce Fenton  
Attorney at Law  
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Attorney for CCW Fashion, Inc.,  
Golden Pheonix Clothing Inc.  
Fa Ming Liu  
Bi Feng Zhou

BY FIRST CLASS MAIL  
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Lan Zhen Liu  
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Dated: July 15, 2008

s/  
Kenneth Kimerling